DECLARATION AND POWER OF ATTORNEY FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)

As a below named inventor, I hereby declare that: My residence, mailing address, and citizenship are as stated below next to my name. I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

TAPE CARRIER FOR TAB AND METHOD FOR PRODUCING THE SAME

the application of which					
is attached hereto	OR		as United Star Application Number	tes Application	Number or
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		No), and was amend (if appl		
			(п аррі	icable).	
I hereby state that I have reviewed and unby any amendment specifically referred to	nderstand the cont above.	ents of the above ide	entified application, in	cluding the clai	ims, as amendex
I acknowledge the duty to disclose info continuation-in-part application(s), materi the national or PCT international filing date	al information wh	nich became available	e between the filing d	37 CFR 1.56 ate of the prior	6, including for application and
I hereby claim foreign priority benefits un or plant breeder's rights certificate(s), or	365(a) of any PC	T international applic	cation(s) which design	ated at least or	ne country other
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I hereby appoint all attorneys of SUGHRUE MION, PLLC who are listed under the USPTO Customer Number shown below as my attorneys to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith, recognizing that the specific attorneys listed under that Customer Number may be changed from time to time at the sole discretion of Sughrue Mion, PLLC, and request that all correspondence about the application be addressed to the address filed under the same USPTO Customer Number.

PATENT TRADEMARK OFFICE

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

NAME OF SOLE OF FIRST INVE	NTOP.							
NAME OF SOLE OR FIRST INVENTOR:								
Given Name Toshiki (first and middle [if any])		Family Name or Surnam	ie	NAITO				
Inventor's Signature Jo	shiki naito		Date .	December 2, 2003				
Residence: City Ibaraki-shi	State Osaka	Country Japan		Citizenship Japan				
Mailing Address: c/o Nitto Denko Corporation, 1-2, Shimohozumi 1-chome, Ibaraki-shi, Osaka, Japan								
				=				
NAME OF SECOND INVENTOR:	·							
Given Name (first and middle [if any])	oshihiko	Family Name or Surnam	ie .	OMOTE				
Inventor's Signature	shipites Omote		Date	December 2, 2003				
Residence: City Ibaraki-shi	State Osaka	Country Japan		Citizenship Japan				
Mailing Address: c/o Nitto Denko Corporation, 1-2, Shimohozumi 1-chome, Ibaraki-shi, Osaka, Japan								
NAME OF THIRD INVENTOR:								
Given Name Hiroshi (first and middle [if any])		Family Name or Surname YAMAZAKI						
Inventor's Signature H:re	oshi Yamazaki		Date	December 2, 2003				
Residence: City Ibaraki-shi	State Osaka	Country Japan		Citizenship Japan				
Mailing Address: c/o Nitto Denko	Corporation, 1-2, Shimoh	ozumi 1-chome, Ibarak	i-shi, O	saka, Japan				
NAME OF FOURTH INVENTOR:								
Given Name (first and middle [if any])	Family Name or Surname							
Inventor's Signature		Date						
Residence: City	State	Country		Citizenship				
Mailing Address:								
NAME OF FIFTH INVENTOR:								
Given Name (first and middle [if any])	Family Name or Surname							
Inventor's Signature		Date						
Residence: City	State	Country		Citizenship				
Mailing Address:								
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